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8	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION		
9	WAYMO LLC,	Case No. 3:17-cv-00939-WHA	
20	Plaintiff,	DEFENDANT OTTO TRUCKING LLC'S ADMINISTRATIVE MOTION TO FILE	
21 22	v.	UNDER SEAL PORTIONS OF ITS MOTION TO EXCLUDE REPORT AND	
23	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING LLC,	TESTIMONY OF DR. LAMBERTUS HESSELINK AND WAYMO'S OPPOSITION THERETO	
24	Defendants.	Courtroom: 8, 19th Floor Judge: Hon. William Alsup	
25		Filed/Lodged Concurrently with: 1. Declaration ISO Admin. Mot. to File	
26 27 28		Documents Under Seal 2. [Proposed] Order 3. Redacted/Unredacted Versions 4. Proof of Service	

Pursuant to Civil Local Rules 7-11 and 79-5, Defendant Otto Trucking LLC ("Otto Trucking") submits this Administrative Motion to File Under Seal Portions of its Motion to Exclude Report and Testimony of Dr. Lambertus Hesselink and certain exhibits to Otto Trucking's Motion to Exclude and Waymo's Opposition to Otto Trucking's Motion to Exclude and certain exhibits (the "Administrative Motion"). Specifically, Otto Trucking requests an Order granting leave to file under seal the confidential portions of the following documents:

Document	Portions to Be Filed Under Seal	Designating Party
DEFENDANT'S OPENING MIL MATERIALS		
Otto Trucking's Motion to Exclude Report and Testimony of Dr. Lambertus Hesselink	Highlighted Portions	Plaintiff
Exhibit 1 to Lin Declaration – excerpts to Opening Report of Dr. Lambertus Hesselink	Entire Document	Plaintiff
Exhibit 2 to Lin Declaration – excerpts to Reply Report of Dr. Lambertus Hesselink	Entire Document	Plaintiff
Exhibit 3 to Lin Declaration – excerpts to the transcript of the September 26, 2017 deposition of Dr. Lambertus Hesselink	Entire Document	Defendants
WAYMO'S OPPOSITION MATERIALS		
Plaintiff Waymo LLC's Opposition to Defendant Otto Trucking's Motion to Exclude Report and Testimony of Dr. Lambertus Hesselink ("Opposition")	Highlighted Portions	Plaintiff
Exhibit 2 to the Declaration of Felipe Corredor ("Corredor Declaration")	Entire Document	Plaintiff

The highlighted portions of Otto Trucking's Motion to Exclude Report and Testimony of Dr. Lambertus Hesselink and the entirety of Exhibits 1, and 2 to the Lin Declaration contain information that Plaintiff Waymo LLC ("Waymo") has designated "Confidential" or "Highly Confidential – Attorneys' Eyes Only" pursuant to the Protective Order in this case. Otto Trucking

states no position about whether the confidentiality designations are appropriate. Otto Trucking anticipates that Waymo will file any necessary declarations to seal the above information pursuant to Local Rule 79-5.

The highlighted portions of Waymo's Opposition and Exhibit 2 to the Corredor Declaration contain information that Waymo has designated in this Opposition as containing Defendants' "Confidential" or "Highly Confidential – Attorneys' Eyes Only" pursuant to the Protective Order in this case. Otto Trucking states no position about whether the confidentiality designations are appropriate. Otto Trucking anticipates that Defendants Uber and Ottomotto will file any necessary declarations to seal the above information pursuant to Local Rule 79-5.

Exhibit 3 to the Lin Declaration contains highly confidential, sensitive business information relating to Otto Trucking's corporate structure and sensitive business and financial information. This information is not publicly known, and its confidentiality is strictly maintained. I understand that this information could be used by competitors to Otto Trucking's detriment, including in the context of negotiating business deals. If such information were made public, I understand Otto Trucking's competitive standing could be significantly harmed.

Otto Trucking's request to seal is narrowly tailored to those portions of the Administrative Motion and its supporting documents that merit provisional sealing.

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Dated: October 17, 2017

Respectfully submitted,

/s/ Neel Chatterjee By: Neel Chatterjee nchatterjee@goodwinlaw.com Brett Schuman bschuman@goodwinlaw.com Shane Brun sbrun@goodwinlaw.com Rachel M. Walsh rwalsh@goodwinlaw.com Hong-An Vu hvu@goodwinlaw.com Hayes P. Hyde

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DEFENDANT OTTO TRUCKING LLC'S ADMINISTRATIVE MOTION TO FILE UNDER SEAL

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing document including all of its attachments with the Clerk of the Court for the United States District Court for the Northern District of California by using the CM/ECF system on **October 17, 2017**. I further certify that all participants in the case are registered CM/ECF users and that service of the publicly filed documents will be accomplished by the CM/ECF system.

I certify under penalty of perjury that the foregoing is true and correct. Executed on October 17, 2017.

/s/ Neel Chatterjee NEEL CHATTERJEE